1	Stephen N. Hollman, Esq., (SBN 55219) Business & Technology Law Group 95 S. Market Street, Suite 300		
2			
3	Facsimile: (408) 275-9930 E-Mail: shollman@businessandtechnologylawgroup.com		
4	Attorney for Plaintiff, uiActive, Inc., formerly known as Xumii, Inc.		
5	7 ktorney for Figuretive, file., formerly known as 7 kmm, file.		
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7			
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	uiACTIVE, INC., a Delaware corporation, formerly known as Xumii, Inc.	CASE NO. 3:16-cv-07349-SI	
12	Plaintiff,	FINAL STIPULATION TO DISMISSAL OF COMPLAINT BY PLAINTIFF	
13	v.	) )	
14	MYRIAD GROUP, AG., a Swiss	[Conformed Signatures Permitted]	
15	corporation; ERIK HANSEN, an individual; and STEPHEN DUNFORD, an	) )	
16	individual,		
17	Defendants.		
18			
19	Pursuant to Fed. R. Civ. P. Rule 41, plaintiff, uiActive, Inc. (hereinafter referred to as		
20	"Plaintiff"), and defendants, Myriad Group, AG, Stephen Dunford, and Erik Hansen		
21	(collectively hereinafter referred to as "Defendants"), acting by and through their undersigned		
22	attorneys, hereby stipulate and agree that Plaintiff voluntarily dismisses its Complaint (ECF No.		
23	1) without any prejudice whatsoever, express or implied, in the above-entitled action.		
24	IT IS SO STIPULATED.		
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26	//		
27	//		
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1	DATED: May 4, 2017	BUSINESS	& TECHNOLOGY LAW GROUP
2 3 4 5		Ву:	Stephen N. Hollman Stephen N. Hollman Attorney for Plaintiff, uiActive, Inc., formerly known as Xumii, Inc.
6	DATED: May 4, 2017	COOLEY I	LLP
7		_	
8		By:	Matthew W. Brown  Matthew M. Brown
9 10 11			COOLEY LLP 101 California St., 5 <sup>th</sup> Floor San Francisco, CA 94109 (415) 693-2000 brownmm@cooley.com
12			Jessica Valenzuela Santamaria
13			Michelle Ton 175 Hanover Street Palo Alto, CA 94304-1130
14			jvs@cooley.com mton@cooley.com
<ul><li>15</li><li>16</li></ul>			Attorneys for Defendants Myriad Group, AG, Erik Hansen, and Stephen Dunford
17			1
18	<u>ATTESTATION</u>		
<ul><li>19</li><li>20</li></ul>	Pursuant to L. R. 5-1(i)(3), I attest under penalty of perjury that the concurrence in the		
21	filing of this document has been obtained from the other signatory thereto.		
22	Dated: May 4, 2017	BUSINESS	& TECHNOLOGY LAW GROUP
23		By:	Stephen N. Hollman
24			Stephen N. Hollman Attorney for Plaintiff,
25			uiActive, Inc., formerly known as Xumii, Inc.
26	//		
27	//		
28	//		

1	PURSUANT TO STIPULATION, IT IS	SO ORDERED.
2		
3	Dated: May 4 , 2017	Suran Illaton
4		Honorable Susan Illston United States Senior District Judge
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